344

MAIL SCHEDULE.

Mail Schedule Companies and the second purchases of opening rate in New York was 112% and closing at 112. Local stocks, socurities etc., are quiet and unchanged. Bank of Tennossee money is bought at \$1500 to an an analysis. Subday scene by bought at \$1500 to an an active opening rate in New York was 112% and closing at 112. Local stocks, socurities etc., are quiet and unchanged. Bank of Tennossee money is bought at \$1500 to common bricks, \$1000 to an ball to be shown that the second and should be should b

A SOURIC DIRECTORY such month-at South Memphis Hall, ner of Madison and Second. W. Erchardet, W. M.; Louis Caspeki, Sec. Press Chartes, No. 21 pour emper, occ.

Press Chartes, No. 22 posets of Monday of such month-Odd-Fellows' Hall, A. J. Wheeler, M. E. H. F., C. G. Locke, Sec. alsocrate Charten No. 26 pour est al Odd Set sw' Hall, 2d Monday of each month-lineary J. Lynn. M. E. H. P.; Ben. X. Poller,

Services of the proof of 180, 180 members of 1

STOCKS AND BONDS IN NEW YORK.

RAILROADS.

TIME-TABLES.

OFFIRE AND TRADE.

OFFIRE

BROOMS—\$2 2565 per domin.
CORNEAL:—Is dult'at \$3 3063 % from
store, \$3 3563 & from mills.

OFFICE MEMPHIS CITY R. R. CR.,
MEMPHIS, May 20, 1871. tore, \$3.5563 40 from mills.

Candres - Stick, 156419c; plain tancy, 20 in this company will be held

| Comparison of the city press. The "Hatches | Proposed of the "Hatches | Proposed of the city press. The "Hatches | Proposed of the city press. The "Hatches | Proposed of the "Hatches | Proposed of

The following is the New York weekly sak statement as telegraphed to-day, oans increased 8 200,150 sected decreased 2,527.59 sected decreased 150,234 sected decreased 2,670,415 to statement as telegraphed to-day, some statement to characteristic statement to characteristic statement to characteristic statement as telegraphed to-day, some statement to characteristic statement as telegraphed to-day, some statement to characteristic statement to characteris

wail formed steers (corn-ted) weighing ernment bonds closed stoady in New quality rough fat oxen and cows,41-2554c.

York. Money was easy and sterling grass-led, 3000 to 1300 pc unds, gross Searce; 22 quality rough fat oxen and cows,41-2554c.

Winchester and Alabama Railroad grass-led, 3000 to 1300 pc unds, gross Searce; 22 quality rough fat oxen and cows,41-2554c.

Winchester and Alabama Railroad grass-led, 3000 to 1300 pc unds, gross Searce; 22 quality rough fat oxen and cows,41-2554c.

Winchester and Alabama Railroad grass-led, 3000 to 1300 pc unds, gross Searce; 22 quality rough fat oxen and cows,41-2554c.

Winchester and Alabama Railroad grass-led, 3000 to 1300 pc unds, gross Searce; 22 quality rough fat oxen and cows,41-2554c.

REALEMENT OF THE COUNTY OF THE best with Library terms and advantages raving to the ratio of the ratio in demand, and processes. How the state of the ratio of the ratio is the with Library terms and advantages raving to the ratio of the ratio in demand, and the ratio of the ratio is the with the ratio with

BOOK BINDERY BLANK BOOK MANUFACTORY

JOB PRINTING HOUSE

S. C. TOOF, PROPRIETOR,

Franklin

Election of Directors

On the 22d Day of June, 1871, At the office of the our pany, 45 Main street, at 3 o'clock p.m. J. G. SMITH, Secretary.

OFFICE SECRETARY MISSISSIPPI RIVER, SAILBOAD COMPANY, Maniphle, Tenn., May 8, 1871. OTICE is bereby given that a meeting of the Stockholders of the Mississippi River allway Company, is called to assemble at County Court Street, Wampolle Tenn, and examine specimens.

PRICE, JONES & CO.,

sheep skins, 2568150.

Howrey—Demand light; \$4756500 per barrel.

Lave Special above featile, ist quality fit, wait formed above its character so amended as to sutherize it to purchase.

AND RESIDENCE AN

Governor's Proclamation. D. W. C. SENTER, Governor of State of Ten-nesses, to all who shall see these presents— W HEIRAS, It has been made known to W me, that certain parties in disguise, hargest with having committee a foul and traceous marder, or the 30d day of April, TE upon the bodies of Jake Turner and ury 6-ardner (colored), late of our county Weakley, have fled from justice, and are Weakley, have fled from justice, and are wrunning at large:

Now therefore, L. D. W. C. SERVER, Govern as afterented, by white of the power of authority in me was at do hereby offer a ward of [5580] five numbered dollars such, on conviction, he any person of persons to may appeared the said parties, of her of them, and deliver him or them to sheriff or faller of our county of Weakley or or the indicate that in the behalf may taken the from the county of weakley the second.

In destinant which the county of weakless that the second of the county of the coun

CREDITORS' NOTICE.

This May 5, 1971.
M. D. L. STEWART, C, and M.
John G, Frants, Soi, for complia. mys.

Inscivent and Non-Resident Notice. No. 101, B.—In the Pirst Chancery Court of Shelby county, Tennesses.—John U. Saint vs. William Brown et al.

Books in the Memphis Appeal.

Done at office, this Bilings of May, 197).

FRANK TAFT, Clerk.

Attachment Motics.

Attachment Notice. p the First Circuit Court at Shellay county Fenn. South Worth & Thayer vs. J. Foster

This therefore ordered. That they make their personal appearance herein, before the Judge of the First Circuit Court of Shebby county, at the Court-house, in the eity of Memphis, on the third Manday in Begit under next, and defend said attachment, suit within the time prescribed by law, or the sums will be proceeded with experte, and that a copy of this order be published once a vieck for four successive weeks in the Memphis appeal.

Bone aboffice this lent day of May, 1871.

By S. T. Coleman, D. C.

Jardigen & Frayser, All'ys for pin'ff. my17

Winifred Wallace, admz., Petition for the mis of and to Elizabeth Wallace et ais.) pay debts.

UNDER and by virtue of a decree of sale derived in the above cause, at the present (May) Term. Bri. of the Probase Courf of Shelby county. Tennassee, I will proceed to sell at public action, to the highest and best bidder, before the Court-bouss on Union afreed, in the city of Messpals, Tenn., on

west to contain, to inter to the organism, containing III acres.

Terms of Sale—On a credit of six and twelve months, equity of redemption barred; purchase to execute notes with approved security; lies will be retained on land to further accere and make certain the payment of the purchase money.

JAMES REILLY, Clerk.

T. P. CHARRENE Sol. for petitioners.

it is further ordered, That this nesses be published in the Memphis outly Appeal, a newspaper published in the city of Memphis, for four successive weaks.

IN THE HALL,

IN THE PROCESSIVE OF SHEET OF S Mon-Resident Notice. and such that he can be considered as the consent of the consent o

NOTICE TO NON-RESIDENTS.

Ann-Resident Relice.

No. his R. m.—in the Second Chancery Cours of Shelby County, Tannessee.—R. E. Koen vs. M. M. Regers at al.

IT appearing from cross bill of M. M. Regers I in this saces, dily sworm to, that the defendants, siles Denny, Marian Shell and bed bed, Resident Denny, Marian Shell and both Lloyd, are nam-residents of the State of Thomas, on the 18th day of May, 1-37, to assure the partnershed in the Belixer's which is reported in the Belixer's office of the 18th county, In the state of Tennessee.

It is therefore ordered, That they make their appearance herein, at the court-house of the second Chancery Court of Shelby County, in the city of Mamphis, Tenna, on or before the life of County, in the city of Mamphis, Tenna, on or before the life of County, in the city of Mamphis, on Saturday, the 2d day of July, but within legal hours, the chipwing desired. appearance herein, at the court-house of the Second Chancary Court of Sheiby County, in the city of Mamphia, Tenn, on or before the first Monday in July, 1571, and plend, answer or denur to said cross bill of M. M. Rogers, or the mame will be laken for combense, as to them, and es for hearing apparts, and that a copy of this order be published once a week four amendance weeks in the Mamphis Arpeats. This May 4, 1871.

A copy attest:

S. D. L. STEWART, Clark and Master, By C. Bulcher, Deputy C. and M. Duval & Sugsy, Sole, for camp't.

NON-RESIDENT NOTICE.

MON-RESIDENT NOTICE.

No. 288 N. H.—in the First Chancery Court of Shelby county. Tonnesses.—Frederick A. Myerly vs. B. B. Waddoll et al.

IT appearing from additable in this cause that the defendants, Barney Eagan, Aloney Berry, James Eagan, Bridget Davidson. Charles Bray, John Bray, Malle w. Bray, Sarah Tomiliason, T. R. Tonliason and William Eagan, are all non-residents of the State of Tennesses, and it for their appearance herein, at the court-house in the city of Memphis, Tenn. on or before the first Monday in July, 1971, and sleved answer or dummer to completenate will be taken for confessed as to though and, set for hearing expants; and that a copy of this order be published once a week, for four successive weeks, in the Memphis Acopy—Attest:

Wednesday, the 7th day of June, 1871, and please.

So, 191, H.—In the Pirst Chancery Court of Heiby country, Tennesses—John U. Saint ys. William Brown et al.

It appearing from affidavit in this cause I that the defendants, Robertson Torian and Print Bangh & Co., are non-residents of the Saint years of the name and residences of the creditors of the name and residences of the creditors of the saint end of the Saint, dec'd, the inservency of which has been amgosted, are unknown;

It is therefore ordered, that said non-residents and creditors make their appearance herein, at the court-house in the city of Memphis Term, on or before the first Menday in Pens, 1871, and pired, and the same will be taken tor combessed as to them, and the cause either herein, at the court-house is the court-house in the city of Memphis I said, or the same will be taken tor consessed that the same will be taken tor consessed as to them, and the cause estion, at the court-house of the Saint of Agent, and the same will be taken tor consessed with expansion, and the court-house of the Second Chancery. Court, at the same will be taken tor consessed as to them, and the cause estion of the lists and creditors the saint of the Saint of Herman and the saint and the court-house in the city of Memphis and the saint and the sai and will be taken for concessed as to them, and set for hearing exparts, and that a copy of this order be published once a week for four successive weeks in the Mimphis Appeal. This 13th May, 1871.

M. D. L. STEWART, Userk and Master, By Gro. Mantiker, Deputy C. and M. Geo. W. Winchester, Sol. for complike, myld su

Hon-Resident Notice.

35, #, D.—In the Second Chancery Court Shelby County, Tenn.—Serah S Camon vs. the unknown heirs at law of J. W. the Hawden, decreased.

ppearing from the bill which is sworn described land only as from on this cause that the residence of the nitants, the unknown boles at law of a W. e. hawden, who died intestate in by county. Tennessee select and post of about their sair acres of land, near the intertaction of the sair acres of land, near the intertaction of the sair acres of land, near the intertaction of the sair acres of land, near the intertaction of the sair acres of land, near the intertaction of the sair acres of land, near the intertaction of the sair acres of land, near the intertaction of the sair acres of land, near the sair country, and when had not sair the sair acres of land acres of ac

NON-RESIDENT MOTICE.

So. III.—In the Second Chancery Court of Sheldy county, Ten cases. Mary A. Smith, administrately of Owen Smith, identification of Owen Smith, identification of Owen Smith, diministrately of Owen Smith, identification of Owen Smith, of the maknown heirs of Smeridan, docessed.

I appearing from the bill which is sworn in the cause that the defondants. A sticker and wife, M. P. Eriscoe, Thos. Haley and the unknown heirs of the State of Tennesses.

I is therefore ordered, by the Clork and Master, that they make their of Albert Madden, decessed, I have been conferred, by the Clork and Master, that they make their presentance herein, at the court-house of the second Chances to Complete the intelligence of Smith of Master, that they make their presentance herein, at the court-house of the second Chances to Complete the intelligence of Smith of the Smith of th

on the third Monday in Sept order or published once a week, for four accessive weeks in the Memphis Appeal.

Monday in Sept order to published once a week for four accessive weeks in the Memphis Appeal.

Monday in the published once a veek for four successive weeks in the Memphis Appeal.

Bone a bome this sin day of May, Mil.

FEANE TAFF, Clerk.

Jaruig an a Prayer, Alfrys for pin'd. myll

Probate Court Sale of Land.

Winited Wallace, admx.) Petition for the Shine of Januigan and the state of Januigan and the state of Januigan and J

Acopy-attest; EDMUND A. COLE, Clerk and Master. By R. J. Blace, Deputy C. and M. Motesii & Scarbrough, Sola for compilia.

Shelby County, Tennessee.—Buel Hough, vs. James H. Blugham, Jumes M. Tomeny, J. M. Currie, George G. Hough, J. B. Blugham, Jumes M. Tomeny, J. M. Currie, George G. Hough, J. B. Blugham, Jr., W. A. McLloy and S. S. Davis.

It appearing from the bill while is sworn I to infithis cause that the defendant, James M. Tomeny, is a resident of the State of New York, and that the defendant J. M. Currie is a resident of New Grisans, Louisians, and that they are resident of New Grisans, Louisians, and that they are all non-residents of the State of Tennessee.

It is therefore ordered by the Cherk and Haster, That they make their appearance herein, at the Court-bone of the Second Chancery Courl, in the city of Mourails, 1871, and plead, answer or demur to compiaintis bill, or the same will be taken for confeceed as to tham, and set for hearing straite in the depretation of the same will be taken for confeceed as to tham, and set for hearing straite of the same will be taken for confeceed as to tham, and set for hearing straite of the same will be taken for confeceed as to tham, and set for hearing straite of the same will be taken for confeceed as to tham, and set for hearing straite of the same will be taken for confeceed as to tham, and set for hearing straite of the Memphis appeal.

This May diet, 181.

M. D. L. STEWART, Clerk and Master.

By Gro. Malleray, Depuits C. & M.

The Saves Sol, for Compile. No. 279,-In the Second Chancery Court of

No. 521—In the First Chamcery Court of Sheiby County, Tennessee.—J. L. H. Sessions, administrator or the satato of R. J. Byrmm, deceaved, vs. Francis Byram, Willie Byram, et al.

The appearing from affidavit in this cause I that the defendants, Ana Ferry and her hosband James Ferry, are non-residents of the State of Tennessee, and that the suit is for the purpose of winding up the estate of asid deceased.

It is therefore ordered, That they make their appearance herein, at the Courthouse in the City of Memphis, Tennessee, on or before the first Monday in July, 1871, and pisal, answer or demmr to complainant's bill, or the same will be taken for confessed as to them, and set for hearing exparter and that a copy of this order be published and that a copy of this order be published and that a copy of the order weeks, in the Momphis Appeal.

A Copy.—Atteat.

RDMUND A. COLE, Clerk and Master.

By R. J. BLACK, Deputy R. By R. By

Non-Resident Motice,

TRUSTEES' SALES.

Wednesday, the 7th day of June, 1871, Accept Attest:

Accept Attest:

E.J. Hilack, Departy C. & M.

Clapp, Vance & Andersun, Sola, for compilainant

Clapp, Vance & Andersun, Sola, for compilainant

Dispose for sale, on the promises, between plainant

into rollowing described real estate its wife.

DIRECANT to a Deed of Trust executed by Milton A. Kerr to William H. Martin, on the fet day of June, 1889, and registered in the Begister's office of Shelby county in Book No St. pages sit, six and six; and by virtue of decree entered in a cause outsided Hugh Torrance vs. Mary A. Martin et al., size, G. R. D. Second Chancery Court. appointing me true.

Second Chancery Court, appointing me to tes in the place of W. H. Martin, decease I will, no.

Mon-Resident Notice.

No. 75%.—In the First Chancery Court of Shaby county, Tennesses—T. J. Megibben va. T. W. Megibben et al., TT appearing from affidavit in this cause I that the defendant to the cross-bill of J. W. Megibben, viz. T. J. Megibben is a non-resident of the State of Tennesses and a resident of the State of Menucky, and that he is included in the State of Menucky, and that he is in be taken by the Clerk and Master?

It is therefore ordered, That he make his appealance herein, at the court house in the city of Memphis, Tenn., onor before the first Monday in July, 171, and plend, answer or demain set for hearing expanse, and that a copy of this order be published once a week, for four encoessive weeks, in the Memphis Appeal.

A copy—attest;

BinALUNDA COLLE, Clerk and Master.

By K. S. McGENAX Lepuny C. and M. Wescott & Stahi, sols, for complet. my 21 of Shelby County, Tenn.—Serah S Campon vs. the unknown before at law of J. W. S. Bawdon, decessed. be good, but I sell and convey the said above

anisfren or issue thereon, and acter igent inquiry.

Is in therefore ordered by the Cierk and aster. That they make their appearance in said deed rectad—which deed is of record in said deed rectal for June 1871.

No. Tuesday, the 6th day of lare 1871 in front of the office of Marye a Tresevan Mo. I Madison street, Memphis, between the locate of the and the deed described, consisting and a population of the constant of the office of Marye a Tresevan Mo. I Madison street, Memphis, between the locate of the and the deed rectad and the deed is of record in said deed rectad.

No. I Madison street, Memphis, between the locate of the and the deed is of record in said deed rectad.

No. I Madison street, Memphis, between the locate of the and the deed is of record in said deed rectad.

No. I Madison street, Memphis, between the locate of the and the deed is of record in said deed rectad.

No. I Madison street, Memphis, between the locate of the and the deed rectad in for the cific of the control of the cific of the deed of the control of the cific of

Real Es ate and Personal Preparty.

No. 26.—In the Second Characery Court of Shelly county, Tenn.—Vandella W. Hamber of the Second Characery Court of Shelly county, Tenn.—Vandella W. Hamber of the Second Characery Court of Shelly county, Tenn.—Vandella W. Hamber of the Second Characery Court of Shelly county, Tenn.—It is not the Second Characery Court of Shelly county, Tenn.—It is not this cause that the defendant, Sanse P. Hamilton, is a non-resident of the Shade of Prennesses.

It is therefore ordered, by the Clerk and Masker, That he make his appearation briefly county to the Court in the city of Memphis on or before the first Monday in Tane, 151, and plead, and also the interest that promises to ercous heeses, will approve securities. Lien to be residued to the counting preparation to the Shelly County, Tonn.—William Fellow, Tonnisance, vs. D. K. Cook, Georgia.

It is therefore ordered by the Clerk and Masker, That he make the supparation to the Memphis Appearance to the counting the supparation to the supparation to the supparation to the Memphis and the for these counters and the first manner of the County of the County

CHANCERY SALES.

Chancery Sale of Real Estate

Saturday, June 10, 1871.

Saturday, June 10, 1871,

purchase money.
Equity of resemption barred.
This May 7, EST.
M. D. L. STEW ART, Clerk and Master.
Logwood & Mison, Bots, for completional. Chancery Sale of Real Estate.

No. 280, N. B. -First Chancery Con-National Bank of Muniphys vs P. G. Man

Menday, June 26, 1871,

CHANCERY SALE OF REAL ES-TATE ON SATURDAY.

On Saturday, June 17, 1871,

May 27, 1871.
M. D. L. STEWARP, Clock and Nather Electron & Belleher, Sales for absorb to my

CHANCERY SALE __ OF __

CHANCERY SALE

REAL DETATE. No. 48. N. R.—First Charactery Court of Shadly county.—Louisa P. James vs. Marin f. Feith et al.

D Y virtue of an interlocationy decreased in the above cause May 1. No. I will sail at public suction, to the highest induction front of the Glerk and Master's militar, Greeniaw block, Second afrent, in the city of Memphis, Tennersees, on